

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA EASTERN DIVISION

CASE NO. 4:12 - MJ - 1102

united states of AMERICA v. lilliam J. Bakemeen)))	GOVERNMENT'S MOTION TO CONTINUE	
Pursuant to 18 USC §3161(h)(3)(B) and to Local Rule 47.1, the GOVERNMENT respectfully request that the above-captioned case be continued to the April 10, 2013 misdemeanor docket. In support of this motion, the GOVERNMENT sets forth the following.			
1. The defendant was absent due to: Regard need to receive warvel			
2. This is the and continuance filed by the Government in this matter.			
This the 13th day of February, 201	3.	SCOTT W. ISEMAN Special Assistant US Attorney Criminal Division Joint Law Center PSC Box 8007 MCAS Cherry Point, NC 28533 252-466-6457 Bar No: 4884060 (New York)	
The Court finds that the ends of justice are served by the granting of such a continuance			

The Court finds that the ends of justice are served by the granting of such a continuance outweigh the best interest of the public in a speedy trial because the defendant is absent.

Accordingly, the continuance is ALLOWED. The intervening time from Februar 13 to April 47 2013 is excluded from speedy trial computation under 18 USC 3161.

This the 13 day of February, 2013.

United States Magistrate Judge